

## Sections of 40CFR Containing “Certify” or “Certification”

Provision	Current Wording	Notes
§152.43(b)(1)	The alternate formulation must have the same <i>certified</i> limits for each active ingredient as the basic formulation.	
§152.43(b)(2)	If the alternate formulation contains an inert ingredient of toxicological significance, the formulation must have same upper <i>certified</i> limit for that substance as the basic formulation	Term used similarly elsewhere in section.
§152.44(b)(2)	Agency may require that the applicant <i>certify</i> to the Agency that he has complied with an Agency directive rather than <i>submit</i> an application for amended <i>registration</i>	Terms used similarly elsewhere in section.
§152.50(g)	If the product meets the criteria for child-resistant packaging, the applicant must <i>submit</i> a <i>certification</i> that the product will be distributed or sold only in child-resistant packaging.	Terms used similarly elsewhere in section.
§152.85(b)	If the product contains one or more ingredients eligible for the formulators' exemption, the applicant need not comply with the requirements of §§152.90 through 152.96 provided that he <i>submits</i> to the Agency a <i>certification statement</i> containing the following information (a <i>form</i> for this purpose is available from the Agency):	
§152.93(a)	If the applicant <i>certifies</i> that he is the original <i>data submitter</i> , no <i>documentation</i> other than the citation is necessary.	Terms used similarly elsewhere in section.
§152.414(b)	All fees required by this section must be paid by money order, bank draft, or <i>certified</i> check drawn to the order of the Environmental Protection Agency.	
§171.11(c)(4)	An individual who desires to be <i>certified</i> or <i>recertified</i> under this paragraph shall complete the EPA <i>certification form</i> and <i>submit</i> the <i>form</i> to the appropriate EPA Regional Office.	Terms used similarly elsewhere in section.
§171.11(c)(6)	<i>Recertification</i> procedures must be completed by the <i>certified</i> commercial applicator during the twelve month period preceding the expiration date of his or her <i>certificate</i> .	Terms used similarly elsewhere in section.

## Sections of 40CFR Containing “Copy”

Provision	Current Wording	Notes
§152.50(a)	Application <i>forms</i> are <i>provided</i> by the Agency, with instructions as to the number of <i>copies</i> required and proper completion.	
§152.50(e)	application for new registration must be accompanied by five legible <i>copies</i> of draft labeling	Term used similarly elsewhere in section.
§152.99(a)(1)(ii)	The petitioner shall <i>submit</i> a <i>copy</i> of the agreement	Terms used similarly elsewhere in section.
§154.15(f)(1)(i)	For each chemical in Special Review, the docket shall be available for public inspection and <i>copying</i>	Term used similarly elsewhere in section.
§164.90(b)	the hearing clerk shall immediately <i>transmit</i> a <i>copy</i> to the Environmental Appeals Board.	
§171.11(g)(2)(ii)(G) (2)	A <i>photocopy</i> or <i>facsimile</i> of the <i>certified</i> applicator's <i>certification document</i> , together with a <i>statement signed</i> by the <i>certified</i> applicator authorizing the uncertified person to purchase the restricted use pesticide on his behalf	Terms used similarly elsewhere in section.

## Sections of 40CFR Containing “Document” or “Contract”

Provision	Current Wording	Notes
§152.90(b)	The applicant shall <i>provide</i> the supporting <i>documentation</i> specified in the referenced section.	Terms used similarly elsewhere in section.
§152.91	The applicant may demonstrate compliance for a <i>data</i> requirement by <i>documenting</i> the existence of a waiver	
§152.91(a)	To <i>document</i> this <i>claim</i> , the applicant must <i>provide</i> a reference to the Agency <i>record</i> that describes the previously granted waiver	Terms used similarly elsewhere in section.
§152.98(a)	The original <i>data submitter</i> must <i>submit</i> to the Agency a <i>transfer document</i> that contains the following information	
§152.98(a)(3)(v)	The EPA <i>document</i> number assigned to the item of <i>data</i> (the Master <i>Record</i> Identification Number or Accession Number), if known.	
§152.132(b)	The distributor product is produced, packaged and labeled in a <i>registered</i> establishment operated by the same producer (or under <i>contract</i> in accordance with §152.30)	
§152.135(a)	if the parties <i>submit</i> to the Agency the <i>documents</i> listed in paragraphs (b) and (c) of this section, and <i>receive</i> Agency approval as described in paragraph (d) of this section.	Terms used similarly elsewhere in section.
§157.36(c)(4)(iii)	A specification in the <i>contract</i> between the registrant or applicant and the packaging supplier	Term used similarly elsewhere in section.
§158.32(a)	All data <i>submitted</i> at the same time must be accompanied by a single <i>transmittal document</i> including the following information:	Terms used similarly elsewhere in section.
§159.158(b)(2)(i)	<i>Documents</i> officially <i>logged</i> in by the EPA Office of Pesticide Programs.	Terms used similarly elsewhere in section.
§160.90(c)	If during the course of the study, the test systems <i>contract</i> such a disease or condition, the diseased test systems should be isolated, if necessary.	
§169.2(h)	These <i>records</i> shall be retained for a period of 2 years after expiration of the <i>contract</i> .	

## Sections of 40CFR Containing “Form,” “List,” or “File”

Provision	Current Wording	Notes
§152.8(c)(2)	A plant nutrient product, consisting of one or more macronutrients or micronutrient trace elements necessary to normal growth of plants and in a <i>form</i> readily usable by plants.	
§152.20	The pesticides or classes of pesticide <i>listed</i> are exempt from all requirements of FIFRA.	
§152.25	The pesticides or classes of pesticides <i>listed</i> in this section have been determined to be of a character not requiring regulation under FIFRA	Term used similarly elsewhere in section.
§152.25(g)(2)	<i>Permitted</i> inert. A pesticide product exempt under paragraph (g)(1) may only include inert ingredients <i>listed</i> in the most current <i>List</i> 4A. This <i>list</i> is <i>published</i> in the Federal Register. most current <i>list</i> may be obtained by <i>writing</i> to Registration Support Branch (4A Inerts <i>List</i> )	Mailing address follows. Terms used similarly elsewhere in section.
§152.46(a)(2)	<i>Notification</i> under this paragraph is considered a <i>report filed</i> under the Act for the purposes of FIFRA section 12(a)(2)(M).	Terms used similarly elsewhere in section.
§152.50(a)	An application <i>form</i> must be completed and <i>submitted</i> to the Agency.	Term used similarly elsewhere in section.
§152.50(c)	Each application must include a <i>list</i> of the <i>data submitted</i> with the application, together with a brief description of the results of the studies.	Terms used similarly elsewhere in section.
§152.85(c)	An applicant for amended <i>registration</i> is not required to <i>submit</i> a new formulators' exemption <i>statement</i> , if the current <i>statement</i> in Agency <i>files</i> is complete and accurate.	Terms used similarly elsewhere in section.
§152.97(a)(2)(iii)	the date of <i>submission</i> , and the EPA <i>registration</i> number, <i>file</i> symbol, or other identifying reference for which it was <i>submitted</i> .	Terms used similarly elsewhere in section.
§152.99(a)(1)	(either specifically or by <i>filing</i> a general offer to pay <i>statement</i> )	
§152.102	The <i>notice</i> of issuance will <i>list</i> missing <i>data</i> and the conditions for their <i>submission</i> and <i>respond</i> to comments <i>received</i> on the <i>notice</i> of application.	
§153.155(b)(3)	Products which are gaseous in <i>form</i> or are used as fumigants.	Term used similarly elsewhere in section.
§153.155(c)	Upon <i>written request</i> additional dyes will be considered for inclusion in this <i>listing</i> .	
§156.10(g)	The active ingredients must be designated by the term ``active ingredients" and the inert ingredients by the term ``inert ingredients," or the singular <i>forms</i> of these terms	Term used similarly elsewhere in section.

Provision	Current Wording	Notes
§159.184(c)	The Administrative, Pesticide, Circumstance and Exposure Type(s) of information must be <i>reported</i> for individual incidents, except where the provisions of paragraph (e) of this section allow for aggregated <i>summary forms of reporting</i> , or if EPA in the future grants permission in <i>writing</i> for <i>alternative reporting formats</i> .	
§163.12(a)	In <i>forming</i> an opinion whether the tolerance or exemption proposed by the petitioner reasonably reflects the amount of residue likely to result when the pesticide chemical is used in the 161manner proposed, consideration will be given, among other things, to:	
§168.85(b)(1)(iii)(A) (2)(i)	List 1 inert are those inert which the Agency has identified as <i>presenting</i> toxicological concerns.	Terms used similarly elsewhere in section.

## Sections of 40CFR Containing “Letter” or “Mail”

Provision	Current Wording	Notes
§152.50(b)(3)	If an applicant wishes to designate an agent, he must send the Agency a <i>letter</i> stating the name and United States <i>address</i> of his agent.	
§152.55	Applications and correspondence relating to registration should be <i>mailed</i> to the Registration Division (TS-767C)...	Mailing address follows.
§152.96(c)(1)	The applicant has <i>furnished</i> , by <i>certified mail</i> , to each original <i>data submitter</i> on the current <i>Data Submitters List</i> for the active ingredient, a <i>notice</i> containing the following information	
§152.96(d)	In responding to a <i>data gap letter</i> , the original <i>data submitter</i> is not deemed to have given his authorization for the applicant to cite any study which <i>data submitter</i> identifies in response.	Terms used similarly elsewhere in section.
§152.97(b)	if he fails <i>respond in writing</i> delivered to the applicant within 60 days of <i>receipt</i> of the applicant's <i>data gap letter</i> .	
§152.99(b)(2)	At the same time that the petitioner <i>files</i> his petition with the Agency, he shall send a <i>copy</i> by <i>certified mail</i> to the affected applicant or registrant.	
§152.118(b)	If the Agency determines that an application should be denied, it will <i>notify</i> the applicant by <i>certified letter</i> .	Terms used similarly elsewhere in section.
§152.168(b)(1)	Brochures, pamphlets, circulars and similar material offered to purchasers at the point of sale or by direct <i>mail</i> .	
§154.15(f)(3)	The Agency may also periodically require parties on the <i>mailing list</i> to renew their previous <i>request</i> for such materials.	Terms used similarly elsewhere in section.
§154.21(a)	If the Administrator decides that he may initiate a Special Review of a pesticide use, he shall send <i>written notice</i> by <i>certified mail</i>	Terms used similarly elsewhere in section.
§156.208(b)(2)	restricted-entry statement in paragraph (b)(1) shall be associated on the labeling of product with the directions for use for each crop each use to which it applies, immediately preceded or immediately followed by the words “Restricted-entry interval” (or the <i>letters</i> “REI”).	
§157.36(c)(4)	<i>Written</i> evidence may be one of the following: (i) A <i>letter</i> or literature from the packaging supplier	

Provision	Current Wording	Notes
§159.156(a)	Be mailed by <i>certified</i> or <i>registered mail</i> to the following <i>address</i> , or such other <i>address</i> as the Agency may subsequently specify in <i>writing</i> : Document Processing Desk...	Mailing address follows. Terms used similarly elsewhere in section.
§166.7(a)	<i>Notification</i> may include distributing <i>copies</i> of the section 18 approval <i>letter</i> , labeling, or other information to eligible persons.	
§169.2(a)	amounts per batch and batch identification (numbers, <i>letters</i> , etc.) of all pesticides produced.	Term used similarly elsewhere in section.
§170.120(c)(2)	Whenever a small <i>sign</i> is used on any establishment, there are specific posting distances depending on the size of the <i>lettering</i> and symbol on the <i>sign</i>	
§179.80(a)	To determine compliance with deadlines in a hearing, a <i>document</i> is considered <i>filed</i> on the date it is actually <i>received</i> by the hearing clerk. When this part allows a <i>response</i> by a party to a <i>submission</i> and prescribes a period of time for the <i>filing</i> of the <i>response</i> , an additional 3 days are allowed for the <i>filing</i> of the response if the <i>submission</i> is served by <i>mail</i> .	
§180.7(b)	The <i>data</i> specified under the several <i>lettered</i> headings should be on separate <i>sheets</i> or sets of <i>sheets</i> , suitably identified.	

## Sections of 40CFR Containing “Map,” “Diagram,” or “Drawings”

Provision	Current Wording	Notes
§158.65(b)(2)	Additional requirements may include information on the identity of the inserted or deleted gene segment (base sequence <i>data</i> or enzyme restriction <i>map</i> of the gene)	
§158.690(a)(2)(i)	If an experimental use <i>permit</i> is being sought, a schematic <i>diagram</i> and/or description of the manufacturing process will suffice if the pesticide is not already under full scale production.	Terms used similarly elsewhere in section.
§172.48(h)	The identity and location of the gene segments that have been rearranged or inserted/deleted (host source, nature, and base sequence <i>data</i> , or restriction enzyme <i>map</i> of the genes).	



## Sections of 40CFR Containing Miscellaneous Words/Phrases

Provision	Current Wording	Notes
§152.1	Part 152 sets forth procedures, requirements, and criteria concerning the <i>registration</i> and <i>reregistration</i> of pesticide products under FIFRA sec. 3., and for associated regulatory activities affecting <i>registration</i> . These latter regulatory activities include <i>data</i> compensation and exclusive use (subpart E), and the classification of pesticide uses (subpart I).	
§152.10	The following types of products or articles are not considered to be pesticides unless a pesticidal <i>claim</i> is made on their labeling or in connection with their sale and distribution	
§152.15(a)	The person who distributes the substance <i>claims</i> , states, or implies (by labeling or otherwise)	Term used similarly elsewhere in section.
§152.25(f)(1)(iii)	The exemption does not apply to natural cedar products <i>claimed</i> to repel ticks.	
§152.25(g)(3)(ii)	The product must not bear <i>claims</i> either to control or mitigate microorganisms that pose a threat to human health, including but not limited to disease <i>transmitting</i> bacteria or viruses	
§152.30	<i>unregistered</i> pesticide, or a pesticide whose <i>registration</i> has been cancelled or suspended, may be <i>dis-tributed</i> (sic) or sold, or otherwise <i>transferred</i> , to the extent described	Terms used similarly elsewhere in section.
§152.30(c)(1)	unregistered pesticide may be distributed in accordance with the terms of an experimental use <i>permit issued</i> under FIFRA sec. 5, if the product is labeled in accordance with §172.6	
§152.30(c)(2)	pertaining to use of a pesticide for which an experimental use <i>permit</i> is not required, <i>provided</i> the product is labeled in accordance with part 156 of this chapter.	Terms used similarly elsewhere in section.
§152.30(g)	A cancelled or suspended pesticide may be distributed or sold to the extent and in the manner specified in an order <i>issued</i> by the Administrator concerning existing stocks of the pesticide.	Term used similarly elsewhere in section.
§152.43(b)	Agency may require the <i>submission of data</i> to determine whether the criteria have been met.	Terms used similarly elsewhere in section.
§152.96(c)(2)	The applicant has <i>received no response</i> , or has <i>received</i> a negative <i>response</i>	Terms used similarly elsewhere in section.
§152.99(c)(1)	If the Agency determines that the petition is without merit, it will <i>inform</i> the petitioner and the affected applicant or registrant that the petition is denied.	Term used similarly elsewhere in section.
§152.111	The type of review chosen depends primarily on the extent to which the relevant <i>data base</i> has been reviewed for completeness and scientific validity.	Term used similarly elsewhere in section.

Provision	Current Wording	Notes
§152.414(b)	All payment of fees must be <i>forwarded</i> to the Environmental Protection Agency, Headquarters Accounting Operations Branch...	Mailing address follows.
§154.15(e)	Agency shall prepare and <i>maintain</i> a current index of all materials included in the docket.	Term used similarly elsewhere in section.
§154.15(f)(2)	Information contained in the docket shall not be <i>disclosed</i> to the public to the extent that FIFRA or any other statute or regulation prohibits its <i>disclosure</i> .	
§154.25(d)	the Scientific Advisory Panel hold a public meeting to review the scientific <i>issues</i>	
§156.10(d)(6)	Variation below a stated minimum is not <i>permitted</i> .	Term used similarly elsewhere in section.
§156.10(h)(1)(iii)	pesticides falling into Toxicity Category I on the basis of <i>oral</i> , inhalation or dermal toxicity.	Term used similarly elsewhere in section.
§156.10(i)(1)(iii)(A)(2)	Adequate information such as technical <i>data sheets</i> or bulletins, is available to the trade specifying the type of product involved and its proper use in manufacturing processes;	Term used similarly elsewhere in section.
§158.20(a)	These requirements are <i>promulgated</i> under the authority of sections 3, 5, 12, and 25 of FIFRA (7 U.S.C. 136-136y).	Term used similarly elsewhere in section.
§158.202(h)(3)(i)	those pesticides used to control vertebrates (such as rodents, birds, bats and skunks) that may directly or indirectly <i>transmit</i> diseases to humans.	
§158.690(c)(1)	Immune <i>response</i>	Term used similarly elsewhere in table.
§App A to Pt 158	Forest trees: dead <i>trees/logs/stumps</i> in the forest or in plantings	
§App A to Pt 158	Commercial, institutional, and industrial <i>Maintenance</i> , Buildings, and Structures	
§162.152(a)	In accordance with sec. 24(c) of the Act, each State is authorized to <i>register</i> a new end use product for any use, or an additional use of a federally registered pesticide product, if the following conditions exist:	Reference to Act.
§162.153(c)(1)	Prior to <i>issuing</i> a <i>registration</i> in the following cases, the State shall determine that use of the product for which <i>registration</i> is sought will not cause unreasonable adverse effects on man or the environment	Term used similarly elsewhere in section.
§171.7(b)(1)(ii)	In those States where any requisite legal authorities are pending enactment and/or <i>promulgation</i> , the Governor (or Chief Executive) may <i>request</i> that a State plan be approved contingent upon the enactment and/or <i>promulgation</i> of such authorities.	

Provision	Current Wording	Notes
§180.1025(c)	It is not to be applied when there is any likelihood that the irrigation water will be used where return flows of such treated irrigation water into <i>receiving</i> rivers and streams would contain residues of xylene in excess of 10 parts per million.	Term used similarly elsewhere in section.

## Sections of 40CFR Containing “Newspaper” or “Publication”

Provision	Current Wording	Notes
§152.119(d)	the Agency may <i>issue</i> a <i>notice</i> of denial, which will be <i>published</i> in the Federal Register	Terms used similarly elsewhere in section.
§152.119(e)	Within 30 days following the <i>publication</i> of the <i>notice</i> of denial, an applicant, or any interested person with <i>written</i> authorization of the applicant, may <i>request</i> a hearing	
§152.168(b)(2)	<i>Newspapers</i> , magazines, newsletters and other material in circulation or available to public.	

## Sections of 40CFR Containing “Notice” or “Notification”

Provision	Current Wording	Notes
§152.43(c)	If EPA makes this determination, the Agency will <i>notify</i> the applicant of its determination	
§152.44(b)(4)	the Agency may <i>permit</i> an applicant to modify a <i>registration</i> by <i>notification</i> or <i>non-notification</i> in accordance with §152.46	Terms used similarly elsewhere in section.
§152.46(a)	If EPA so determines, it will <i>issue</i> procedures describing the types of modifications <i>permitted</i> by <i>notification</i> and any conditions and procedures for <i>submitting notifications</i> .	Terms used similarly elsewhere in section.
§152.46(a)(2)	sell the modified product as soon as the Agency has <i>received</i> the <i>notification</i> .	
§152.46(a)(2)	If it does so, the Agency will <i>notify</i> the registrant and state its reasons	Term used similarly elsewhere in section.
§152.80	the Agency may <i>issue</i> a <i>notice</i> of intent to cancel the product's registration.	
§152.81(b)(4)(xvii)	Compliance with Agency Regulations, adjudicatory hearing decisions, <i>notices</i> , or other Agency announcements	
§152.95(b)(2)(i)	A <i>notification</i> of the applicant's intent to apply for <i>registration</i> , including the name of the proposed product, and a <i>list</i> of the product's active ingredients	
§152.98(c)	Agency will acknowledge the transfer of the data by <i>notifying</i> both transferor and transferee	
§152.99(c)(2)	affected applicant or registrant will have 15 days from date of delivery of <i>notice</i> to <i>respond</i> .	Terms used similarly elsewhere in section.
§152.102	The Agency will <i>issue</i> in the Federal Register a <i>notice</i> of <i>receipt</i> of each application	Terms used similarly elsewhere in section.

## Sections of 40CFR Containing “Page” or “Paper”

Provision	Current Wording	Notes
§156.10(a)(4)(ii)	a <i>copy</i> of the accepted label must be attached to the shipping <i>papers</i> , and left with the consignee at the time of delivery.	
§158.32(b)(2)(i)	A title <i>page</i> , as described in paragraph (c) of this section;	Term used similarly elsewhere in section.
§158.32(b)(4)	All <i>copies</i> must be in <i>black ink</i> on uniform <i>pages</i> of <i>white</i> , 8½ x 11 inch <i>paper</i> . <i>Copies</i> must have high contrast and good resolution for <i>microfilming</i> . Frayed or oversize <i>pages</i> and glued bindings are not acceptable.	
§158.32(c)(6)	If the study is a reprint of a <i>published document</i> , all relevant facts of <i>publication</i> , such as the journal title, volume, issue, inclusive <i>page</i> numbers, and date of <i>publication</i> .	Terms used similarly elsewhere in section.
§App A to Pt 158	Fuels from Crops (alcohol, methane): <i>Paper</i>	Term used similarly elsewhere in appendix.
§164.5(a)	At the same time that a party <i>files documents</i> or <i>papers</i> with the clerk, it shall serve upon all other parties <i>copies</i> thereof, with a <i>certificate</i> of service on each <i>document</i> or <i>paper</i> , including those <i>filed</i> with the hearing clerk.	Terms used similarly elsewhere in section.
§164.60(b)	The movant shall, if <i>requested</i> by the Administrator, his designee, or the Administrative Law Judge, serve and <i>file</i> reply <i>papers</i> within the time set by the <i>request</i> .	Terms used similarly elsewhere in section.
§177.81(e)	Data and information <i>submitted</i> in support of a petition shall be on separate sheets or sets of <i>sheets</i> of <i>paper</i> , suitably identified.	Terms used similarly elsewhere in section.
§180.4(a)	Inert ingredients in food packaging impregnated with an insect repellent when such inert ingredients are the components of the food packaging material (e.g., <i>paper</i> and <i>paperboard</i> , coatings, adhesives, and polymers).	
§180.111(a)(2)(i)	It is incorporated into <i>paper</i> trays in amounts not exceeding 100milligrams per square foot.	Term used similarly elsewhere in section.
§180.1027(b)(4)	Identity of the viral product, as determined by the most sensitive and standardized analytical technique, e.g., restriction endonuclease and/or <i>SDS-PAGE</i> analysis, must be demonstrated.	
§185.4900(a)(2)	On the outer ply of multiwall <i>paper</i> bags of 50 pounds or more capacity in amounts not exceeding 60 milligrams per square foot	Term used similarly elsewhere in section.

## Sections of 40CFR Containing “Postmark”

Provision	Current Wording	Notes
§164.5(a)	If <i>filing</i> is accomplished by <i>mail</i> addressed to the clerk, <i>filing</i> shall be deemed timely if the <i>papers</i> are <i>postmarked</i> on the due date	

## Sections of 40CFR Containing “Provide,” “Presents” or “Furnish”

Provision	Current Wording	Notes
§152.10(c)	Products that are intended to exclude pests only by <i>providing</i> a physical barrier against pest access, and which contain no toxicants, such as certain pruning paints to trees.	Term used similarly elsewhere in section.
§152.15	No person may distribute or sell any pesticide product that is not <i>registered</i> under the Act, except as <i>provided</i> in §§152.20, 152.25, and 152.30.	
§152.20(a)(1)	Except as <i>provided</i> by paragraph (a)(3) of this section, all biological control agents are exempt from FIFRA requirements.	Term used similarly elsewhere in section.
§152.30(b)(2)	Each active ingredient in the pesticide, at the time of <i>transfer</i> , is <i>present</i> as a result of incorporation into the pesticide of either:	
§152.50(f)(2)	An applicant must <i>furnish</i> any <i>data</i> specified in part 158 which are required by the Agency	
§152.50(f)(3)	An applicant shall <i>furnish</i> with his application any factual information of which he is aware regarding unreasonable adverse effects of the pesticide on man or the environment, which would be required to be <i>reported</i> under FIFRA sec. 6(a)(2) if the product were <i>registered</i> .	Terms used similarly elsewhere in section.
§152.81(b)(4)(ii)	A revision of the identity or amount of impurities <i>present</i> in the product;	Term used similarly elsewhere in section.
§154.27(c)	Any interested person may ask to meet with Agency officials to <i>present</i> any factual information, to <i>respond</i> to presentations by other persons	
§155.30(d)(5)	A full and accurate description of all significant positions taken, facts <i>presented</i> , and arguments made by each participant	Term used similarly elsewhere in section.
§164.81(d)	Except where the Administrative Law Judge finds that the <i>furnishing</i> of <i>copies</i> is impracticable, a <i>copy</i> of each exhibit <i>filed</i> shall be <i>furnished</i> to each other party.	



## Sections of 40CFR Containing “Record”

Provision	Current Wording	Notes
§152.50(b)(2)	U.S. <i>address</i> provided will be considered applicant's <i>address of record</i> , and EPA will send correspondence concerning the application and any subsequent <i>registration</i> to that <i>address</i> .	
§152.93(b)(1)(ii)	Identification by title, EPA Accession Number or Master <i>Record</i> Identification Number, and date of <i>submission</i>	Terms used similarly elsewhere in section.
§152.122(a)	The registrant must keep the Agency <i>informed</i> of his current name and address of <i>record</i> .	
§152.500(b)(3)	FIFRA sec. 8 and part 169 of this chapter, with respect to books and <i>records</i> ;	
§157.30	The registrant must <i>certify</i> to this effect in accordance with §157.34, and must retain the <i>records</i> required by §157.36.	
§157.36	For as long as the <i>registration</i> of a pesticide product required to be in child-resistant packaging is in effect, the registrant must retain the <i>records</i> listed in this section.	Terms used similarly elsewhere in section.
§159.158(b)(1)(i)	The registrant discovers that any analysis, conclusion, or opinion was predicated on <i>data</i> that were erroneously generated, <i>recorded</i> , or <i>transmitted</i> , or on computational errors.	
§164.40(d)	The Administrative Law Judge shall not interrupt the <i>recording</i> of the proceedings on the <i>record</i> over the objection of any party.	

## Sections of 40CFR Containing “Request”

Provision	Current Wording	Notes
§152.44(a)	applicant must <i>submit</i> information required by §152.50, as applicable to change <i>requested</i> .	
§152.50(e)	Upon <i>request</i> , an applicant for amended <i>registration</i> must <i>submit</i> a complete label to consolidate amendments.	
§152.50(h)	If an applicant wishes to <i>request classification</i> different from that established by the Agency, he must <i>submit</i> a <i>request</i> for such <i>classification</i> and information supporting the <i>request</i> .	Terms used similarly elsewhere in section.
§152.116(a)	If <i>requested</i> by the exclusive use <i>data submitter</i> within 30 days, the Agency will also <i>provide</i> the applicant's <i>list</i> of <i>data</i> requirements and method of demonstrating compliance	
§152.122(a)	The registrant must <i>respond</i> within 30 days <i>requesting</i> that the registrations be <i>maintained</i> in effect, and <i>providing</i> his name and address of <i>record</i> .	Terms used similarly elsewhere in section.
§152.414(a)(2)	Since the actual fee is <i>submitted</i> to an address different than the one to which the waiver <i>request</i> is <i>submitted</i> , a <i>copy</i> of the payment <i>document</i> must be <i>submitted</i> with the waiver <i>request</i> that is <i>submitted</i> to the Washington, DC address set forth in paragraph (a)(1)	

## Sections of 40CFR Containing “Sign” or “Signature”

Provision	Current Wording	Notes
§152.85(b)(5)	The name, title and <i>signature</i> of the applicant or his authorized representative and the date of <i>signature</i> .	
§152.86(a)(3)	The <i>signature</i> and title of the original <i>data submitter</i> or his authorized representative and date of the authorization.	Terms used similarly elsewhere in section.
§152.98(a)(3)(viii)	The names, <i>signatures</i> and titles of the transferor and transferee, and the date <i>signed</i> .	
§152.98(b)(1)	The person <i>signing</i> the transfer agreement is authorized by the original <i>data submitter</i> to bind the <i>data submitter</i>	Terms used similarly elsewhere in section.
§152.412(c)(3)	An applicant requesting a waiver on this basis must <i>provide documentation</i> (e.g. <i>copy</i> of an annual <i>report</i> , or income tax <i>forms filed</i> with the Internal Revenue Service, or if needed, a notarized <i>statement signed</i> by a corporate officer	Terms used similarly elsewhere in section.
§156.210(b)(1)	“Notify workers of the application by warning them <i>orally</i> and by posting warning <i>signs</i> at entrances to treated areas.”	Terms used similarly elsewhere in section.
§159.184(c)(4)(i)(B)	<i>List signs/symptoms/adverse</i> effects.	Terms used similarly elsewhere in section.
§170.120(c)(2)	In nurseries and greenhouses, the agricultural employer may, at any time, use a <i>sign</i> smaller than the standard size <i>sign</i> .	Term used similarly elsewhere in section.

## Sections of 40CFR Containing “Submit,” “Submittal” or “Submitter”

Provision	Current Wording	Notes
§152.42	Any person seeking to obtain a registration for a new pesticide product must <i>submit</i> an application for registration, containing the information specified in §152.50.	
§152.44(a)	any modification in the composition, labeling, or packaging of a <i>registered</i> product must be <i>submitted</i> with an application for amended <i>registration</i> .	
§152.44(b)(1)	Agency may waive requirement for <i>submission</i> of an application for amended <i>registration</i>	
§152.50(i)	the applicant must <i>submit</i> a <i>statement</i> indicating whether such residues are authorized by a tolerance, exemption from the requirement of a tolerance, or food additive regulation issued under section 408 or 409 of the Federal Food, Drug and Cosmetic Act (FFDCA)	
§152.80	This subpart also describes the procedures by which <i>data submitters</i> may challenge <i>registration</i> actions which allegedly failed to comply with these procedures.	Terms used similarly elsewhere in section.
§152.84	All information required by this subpart should be <i>submitted</i> with the application	Term used similarly elsewhere in section.
§152.90	demonstrating compliance for <i>data</i> requirement by <i>submitting</i> or citing individual studies	Terms used similarly elsewhere in section.
§152.92	A study previously <i>submitted</i> to the Agency should not be <i>resubmitted</i> but should be cited in accordance with §152.93.	
§152.115(b)(1)	The applicant will <i>submit</i> remaining required <i>data</i> (and interim <i>reports</i> if required)	Terms used similarly elsewhere in section.
§158.240(a)	<i>Submittal</i> of analytical reference standards.	Heading of a table.
§180.7(b)	The petition shall be <i>submitted</i> in <i>duplicate</i> .	Terms used similarly elsewhere in section.

## Sections of 40CFR Containing “Summary” or “Statement”

Provision	Current Wording	Notes
§152.25(g)(3)(iii)	The product must not include any false and misleading labeling <i>statements</i> , including those <i>listed</i> in 40 CFR 156.10(a)(5)(i) through (viii).	
§152.50(c)	The <i>summary</i> must state that it is releasable to the public after <i>registration</i> in accordance with §152.119.	
§152.50(f)(2)(v)	Section 160.12 of this chapter, if applicable, with respect to a <i>statement</i> of whether studies were conducted in accordance with the Good Laboratory Practices of part 160.	Term used similarly elsewhere in section.
§152.85(b)(3)	A <i>statement</i> that the <i>listed</i> ingredients meet the requirements for the formulators' exemption	
§152.85(b)(4)	a complete, accurate and current Confidential <i>Statement</i> of Formula	
§152.86(c)	The applicant must <i>submit</i> to the Agency the following general offer to pay <i>statement</i> :	Terms used similarly elsewhere in section.
§156.10(g)(2)(i)	The ingredient <i>statement</i> is normally required on the front panel of the label.	Term used similarly elsewhere in section.
§156.10(j)(2)(i)(B)	a <i>summary statement</i> of the terms of restriction imposed as a precondition to <i>registration</i> shall appear.	
§156.210(a)	Each product that meets the requirements of paragraph (b) of this section shall bear the posting and <i>oral notification statements</i> prescribed below.	
§160.29(b)	Each testing facility shall <i>maintain</i> a current <i>summary</i> of training and experience and job description for each individual engaged in or supervising the conduct of a study.	Terms used similarly elsewhere in section.
§164.8	the <i>statement of issues</i> as <i>provided</i> by §164.20(b) shall be sent to the registrant or applicant by registered or <i>certified mail (return receipt requested)</i> , and <i>published</i> by appropriate announcement in the Federal Register by the Administrator.	

## Sections of 40CFR Containing “Write” or “Writing”

Provision	Current Wording	Notes
§152.50(b)(3)	This relationship may be terminated by the applicant by <i>notifying</i> the Agency in <i>writing</i> .	Terms used similarly elsewhere in section.
§152.80(b)(4)(xvi)	if the Administrator or his designee determines, by <i>written</i> finding, that the Agency consideration of scientific <i>data</i> would not be necessary	
§152.86(a)	The applicant must <i>certify</i> to the Agency that he has obtained, from each person listed on the <i>Data Submitters List</i> as an exclusive use <i>data submitter</i> for the chemical in question, a <i>written</i> authorization that contains at least the following information:	Terms used similarly elsewhere in section.
§152.97(b)	An applicant who chooses to defer his obligation by demonstrating the existence of a <i>data</i> gap must <i>write</i> to each original <i>data submitter</i> for confirmation	
§162.153(h)	Within ten working days from the date a State <i>issues</i> , amends, or revokes a <i>registration</i> , the State shall <i>notify</i> EPA, in <i>writing</i> , of the action.	
§164.121(a)(2)	A <i>request</i> for an expedited hearing is timely if made in <i>writing</i> or by <i>telegram</i> and <i>filed</i> with the office of the hearing clerk within 5 days of the registrant's <i>receipt</i> of the <i>notice</i> of intention to suspend.	
§167.20(e)	If there is a change in the information required to be <i>submitted</i> under paragraph (b) of this section, that new information must be <i>reported</i> to EPA, in <i>writing</i> on <i>letterhead stationery</i> or on <i>forms</i> supplied by the Agency, within 30 days after such change occurs.	
§168.65(b)(1)	The term label means the <i>written</i> , printed, or graphic matter on or attached to the immediate container of the pesticide, device, or active ingredient used in producing a pesticide.	
§179.24(c)(2)	An <i>oral</i> communication contrary to this section must be immediately <i>recorded</i> in a <i>written</i> memorandum and similarly served on all other parties and <i>filed</i> with the hearing clerk.	Terms used similarly elsewhere in section.